

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant	•	Fouillet, et al.)	Group Art Unit 1655				
Appl. No.	:	09/627,647)	I hereby certify that this correspondence and all marked attachments are being deposited with				
Filed	:	July 28, 2000)	the United States Postal Service as first-class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on March 14, 2001 (Date) Daniel Hart, Reg. No. 40,637				
For	:	INTEGRATION OF BIOCHEMICAL PR IN A CONTINUOU MICROFLUIDIC D	OTOCOLS S FLOW))))					
Examiner	:	Sisson, B.)	RECEIVED				
)	MAR 2 7 2001				
		TRANSM	ITTAL LETT	ER	9.00				
Assistant Commissioner for Patents Washington, D.C. 20231									
Dear Sir:					ages) in the above-identified				
Dear Sir: Enclosed is a Response to Restriction Requirement (2 pages) in the above-identified patent application.									
patent applicati	ion.	-	•		7				
Please charge our Deposit Account No. 1-1410 for any additional fees which may be									
required or credit our account for any overpayment. A copy of this letter is enclosed for this									
purpose.			13						
1 1			Respectfully	sub	omitted.				
200 postury submitted,									
			KNOBBE, M	IAR	RTENS, OLSON & BEAR, LLP				
Dated: <u>Ma</u>	uh 14	, Zool	Attorne 620 Nev Sixteen Newpor	ation y of wpo th F t Be	n No. 40,637 f Record ort Center Drive Floor each, CA 92660				
			(619) 23	35-8	3550				



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Appl. No.	:	09/627,647 July 28, 2000)))	I hereby certify that this correspondence and all marked attachments are being deposited with the United States Postal Service as first-class mail in an envelope addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231, on
For	:	INTEGRATION OF BIOCHEMICAL PROTOCOLS IN A CONTINUOUS FLOW MICROFLUIDIC DEVICE))	March 14, 2001 (Date) (Daniel Hart, Reg. No. 40,637
Examiner	:	Sisson, B.		TC

RESPONSE TO RESTRICTION REQUIREMENT

Assistant Commissioner for Patents Washington, D.C. 20231

RECEIVED

MAR 2 7 2001

Dear Sir:

TECH CENTER 1600/2900

In response to a Restriction Requirement mailed February 14, 2001, in the above-identified application, Applicants hereby elect Group 1, containing Claims 1-11.

REMARKS

Applicants have elected Group 1 for examination. Claims 12-51 are hereby withdrawn as being drawn to a non-elected invention. However, Applicants reserve the right to pursue the subject matter of the withdrawn claims in related applications. Accordingly, Claims 1-11 are pending in this case.

Appl. No. Filed

: 09/627,647 : July 28, 2000

This response is being submitted within one month of the mailing date and thus, no fee is believed due. If a fee is found due, please charge any additional fees, including any fees for additional extension of time, to Deposit Account No. 11-1410.

Respectfully submitted,

KNOBBE, MARTENS, OLSON & BEAR, LLP

Dated: <u>March 14, 2001</u>

By:

Daniel Hart

Registration No. 40,637

Attorney of Record

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